## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

| Jason Allord, et al.                                      | *   |  |  |
|---|---|--|--|
| Plaintiff,  |   |  |  |
| V.  | *   | Case No. 1:23-cv-00358-BPG   |  |
|   | *   | Case No.   |  |
| The NFL Player Dusability & Survivor Benefit Plan, et al. |   |  |  |
| Defendant.  | *   |  |  |
| MO  | TION FOR ADMISSIO   | ON PRO HAC VICE  |  |
| I, Matthew M. Saxo  | n, am a   | member in good standing of the bar of this   |  |
| Court. I am moving the admi                               | ssion of John W. H  | arding   |  |
|   |   | fendants Sam McCullum, Robert Smith, and Jeff Van Note   |  |
| We certify that:  |   |  |  |
| The proposed administration any law office in Marketing   |   | of the Maryland bar and does not maintain  |  |
| * *   | ittee is a member in go<br>r United States Courts                                   | ood standing of the bars of the following:   |  |
| State Court & Da  | ate of Admission  | U.S. Court & Date of Admission   |  |
| Virginia, 11/19/2014                                      |   | See Attachment A   |  |
| District of Columb  | ia, 10/5/2015   |  |  |
|   |   |  |  |
|   |   |  |  |
| _   | months immediately pro hac vice in this Co  | preceding this motion, the proposed admittee ourt <u>0</u> time(s).  |  |
| practice law in any disbarred, suspende                   | jurisdiction. (NOTE ed, or denied admission   | isbarred, suspended, or denied admission to<br>E: If the proposed admittee has been<br>on to practice law in any jurisdiction, then<br>plaining all relevant facts.) |  |
| 5. The proposed adm                                       | The proposed admittee is familiar with the Maryland Attorneys' Rules of Professiona |  |  |

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Conduct, the Federal Rules of Civil Procedure, the Federal Rules of Evidence, the Federal Rules of Appellate Procedure, and the Local Rules of this Court, and understands he/she shall be subject to the disciplinary jurisdiction of this Court.

does not constitute formal admission to the bar of this Court.

7. Either the undersigned movant or \_

6. The proposed admittee understands admission pro hac vice is for this case only and

| 7. Either the undersigned movant or                 |  |
|---|--|
|   | Court in good standing, and will serve as co-    |
| 8. The \$100.00 fee for admission pro               | hac vice accompanies this motion.                |
| 9. We hereby certify under penalties o and correct. | f perjury that the foregoing statements are true |
| MOVANT  | PROPOSED ADMITTEE                                |
| /s/<br>Signature                                    | Signature  |
|   | -  |
| Matthew M. Saxon, 19604                             | John W. Harding                                  |
| Printed name and bar number                         | Printed name                                     |
| Winston & Strawn LLP                                | Winston & Strawn LLP                             |
| Office name   | Office name                                      |
| 1901 L Street NW                                    | 1901 L Street NW                                 |
| Address   | Address  |
| (202) 282-5627                                      | (202) 282-5774                                   |
| Telephone number                                    | Telephone number                                 |
| (202) 282-5100                                      | (202) 282-5100                                   |
| Fax Number  | Fax Number                                       |
| msaxon@winston.com                                  | jwharding@winston.com                            |
| Email Address                                       | Email Address                                    |

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